

**In & For  
The  
United States  
District Court  
Of  
Delaware**

Orig.  
Complaint

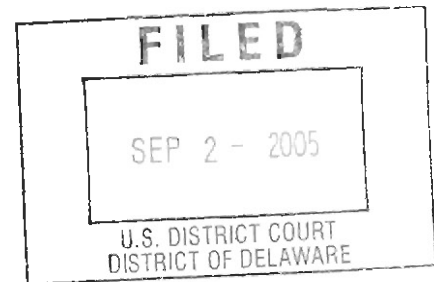
Vivian R. Clarke

exploited plaintiff,

v.

05 647

P & A Engineering, and All  
Propertie(s), Affiliate(s) / Subsidiarie(s) -  
Corporation(s) / Subcorporation(s)  
and viable Asset(s) of  
P & A Engineering Hereunder;  
15 U.S.C. Section 80a-2.  
And Judy Kitchen  
And Arthur C. Adams et.al.,



tort - feonsor defendant(s).

\*\*\*\*\*

**Dear Clerk,**

This is a viable "Federal - Question" / "Federal - Complaint"

Proximate Cause(s)

**{01.} 42 U.S.C. Section 1981(a).**

I, was not treated as if I was white,. In which - which is / was

unconstitutional,.

**{02.} 42 U.S.C. Section 1985(3).**

The **{indignant - unlawful conspiracy}**, that compelled my person vexatiously; to go "Out" of "Business," will be legally Remedied. Due to: **{EQUAL JUSTICE}**, under the law,. ..... This Heretofore wrongful - **conspiracy**, to wrongfully intentionally - {Deny} my person'(s) "Federally - Protected Liberty - "Libertie(s); to have stayed in the "Dump - Truck" business, Per se Is / was still is; Totally Patently violative and hereby / thereby has wrongfully violated (other) multiple Constitutional " Federal Protection(s),." Please Note; I could not even **{seek}** , other contractual Agreement(s) with other Construction firm(s) , due to the Vexatious culpable Damage(s) to my Tail - gate due to an agent Representative / employee of tort - feisor Defendant'(s),.

**{03.} 28 U.S.C. Section 1343.**

I, have been wrongfully - Heinously Invidiously - intentionally

Invidiously Discriminated against due to my proud Nationality, and or the color of my skin,. In which was an **Act of "God",**.

Denied my Inalienable Constitutional Liberty; to have stayed in business with my Dump - Truck, Per se

Due to the , Docketed on the record Autoptic - tangible factual - fact(s), of "Exact - Evidence " of a undisputed Preponderance - of the Evidence (Via) an indignant - like unequivocal - Nature; In which, elaborate(s) / state(s) indubitably; That if an **Agent / Representative / Employee {Paver - Operator}** of tort - feisor Defendant'(s) , had not, (via) wrongful - negligence {Destroyed} the sole / main principle of my Dump - Truck'(s) Tail - gate, I would, have still been in "**Business**",. Under - state - ment,. Legal " Gravamen" - Same,.

**{04}. 28 U.S.C. Section 1331.**

{05}. Wrongful (intentional - vexatious) Termination. With Malice Aforethought.

{06}. Breach of Contract. Exploited / Injured - Plaintiff, had been in full compliance / compliance(s) to Haul, and to continue to Haul what - ever Tort - Feisor defendants' Needed Delivered, Per se

{07}. Dereliction of dutie(s), to have treated my person "Equal",. And  
Fundamentally Fair,.

{08}. Intentional - continued infliction(s) of Emotional Distress.

{09}. Wanton Misconduct.

{10}. Willful & Wanton Misconduct.

{11}. Futile feeling(s).

{12}. Misperformance.

{13}. Nonperformance.

{14}. Scinter. With Malice.

{15}. Knowledge. / **Dereliction of dutie(s).**

{16}. Actual Knowledge.

**{17}. Title 28 U.S.C Section 1658.**

Mr. Vivian R. Clarke  
728 Woolford Street  
Seaford, Del., 19973

x VIVIAN R. CLARKE